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Attorneys for Sgt. Brian Ahlert, Patrolman Tom Causullo, Lt. Phil D'Alessio
and Borough of Florham Park
Our File No. 90978 ELH

KASSIM MOUZONE AND OMAYRA
DIAZ

Plaintiffs,

v.

SGT. BRIAN AHLERT #554
(OPERATING IN OFFICIAL
CAPACITY); PATROLMAN TOM
CAUSULLO #552 (OPERATING IN
OFFICIAL CAPACITY), LT. PHIL
D'ALESSIO #548 (OPERATING IN
OFFICIAL CAPACITY); CITY OF
FLORHAM PARK (OPERATING IN
OWN CAPACITY)

Defendants

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY
CIVIL ACTION NO.:
2:21-CV-11697-BRM-JSA

Civil Action

CERTIFICATION OF COUNSEL

I, Steven K. Parness, Esq, of full age, duly certify as follows:

1. I am an attorney at law in the State of New Jersey, associated with the law firm of Methfessel & Werbel, attorneys for the defendants Sgt. Brian Ahlert, Patrolman Tom Causullo, Lt. Phil D'Alessio and Borough of Florham Park (improperly impleaded as "City of Florham Park") (collectively "Defendants") and in such capacity I am fully familiar with the facts of the within matter.

2. Attached hereto at **Exhibit A** is a true and correct copy of the Complaint filed in this matter by Plaintiffs on August 26, 2021.

3. Attached hereto at **Exhibit B** is a true and correct copy of the Florham Park Boro Police Department Incident Report, case No. 2020-33395, by Sgt. Brian Ahlert, dated December 10, 2020, pertaining to the incident which took place at the Bank of America branch in Florham Park, New Jersey.

I hereby certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment by law.

METHFESSEL & WERBEL, ESQS.

Attorneys for Sgt. Brian Ahlert, Patrolman Tom Causullo, Lt. Phil D'Alessio and Borough of Florham Park



By: _____
Steven K. Parness

DATED: September 22, 2021